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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/782,963	02/23/2004	Denny Chiu	16813-5US	7567
20988	7590	04/06/2009	EXAMINER	
OGILVY RENAULT LLP 1981 MCGILL COLLEGE AVENUE SUITE 1600 MONTREAL, QC H3A2Y3 CANADA			KARIKARI, KWASI	
		ART UNIT	PAPER NUMBER	
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**Please find below and/or attached an Office communication concerning this application or proceeding.**

The time period for reply, if any, is set in the attached communication.

## DETAILED ACTION

1. This Advisory Action is in response to the After-Final filed on 03/24/2009  
Claims 1, 3-12 and 14-20 are currently pending in the application.
  
2. Applicant argues in the remarks filed on 03/24/2009 that the combination of Martinez and Moton fails to disclose the claimed limitations;  
[“generating and handling components on the mobile device include at least two of alarm, **a calendar**, email, **phone** and SMS”], (see claims 1,10 and 20).

The Examiner respectfully disagrees because, for example, Martinez discloses that the cellular telephone switch to vibration when the battery of the telephone is low (see [0022-23 and 0026-30]; whereby, in this example, the condition of the battery of telephone is being associated with the “generating and handling component include phone”). Furthermore, Martinez discloses that activities planned in an electronic agenda are set to correspond to user preference such as ringing volume or silent (see [0021-23]; whereby the activities planned in a electronic agenda is being associated with the “generating and handling component include calendar”).

Therefore, Martinez alone shows that the notification profile of the telephone could be set to vibration based on the generating and handling component such as the battery of the **telephone**; and the notification profile of the telephone could be set to silent based on the generating and handling component such the **electronic agenda**, which meets Applicant’s argued limitations.

The claimed invention are therefore not in condition for allowance.

Any amendments, by the applicant, to specifically clarify Applicant's invention, would be re-considered.

### **Conclusion**

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Kwasi Karikari whose telephone number is 571-272-8566. The examiner can normally be reached on M-T (9am - 7pm).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Charles Appiah can be reached on 571-272-7904. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8566. Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

/Kwasi Karikari/  
Patent Examiner Art Unit 2617.